



PTO/SB/17/ (09-06)
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PROCESSING FEE Under 37 CFR 1.17(i) TRANSMITTAL

(Fees are subject to annual revision)

Send completed form to: Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

d	U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERC d to respond to a collection of information unless it displays a valid OMB control number		
	Application Number	10/551,872-Conf. #2013	
	Filing Date	September 30, 2005	
	First Named Inventor	Akihiro Ohashi	
	Art Unit	N/A	
	Examiner Name	Not Yet Assigned	
	Attorney Docket Number	20570/0203313-US0	

Enclosed is a paper filed under 37 CFR1.48 that requires a processing fee (37 CFR 1.17(i)).		
Payment of \$ 130.00 is enclosed. This form should be included with the above-mentioned paper and faxed or mailed to the Office using the appropriate Mail Stop,		
if applicable. For transmittal of petition fees under 37 CFR 1.17(f), (g) or (h), see form PTO/SB/17p.		
Payment of Fees (small entity amounts are NOT available for the processing fees)		
The Commissioner is hereby authorized to charge the following fees to Deposit Account No. 04-0100 : processing fee under 37 CFR 1.17(i) x any deficiency of fees and credit of any overpayments		
Enclose a duplicative copy of this form for fee processing.		
Check in the amount of \$ is enclosed.		
Payment by credit card (Form PTO-2038 or equivalent enclosed). Do not provide credit card information on this form.		
Processing Fees under 37 CFR 1.17(i): Fee \$130 Fee Code 1808 for all,		
Except for §1.221 papers (Fee Code 1803)		
For papers filed under:		
\$ 1.28(c)(3) - for processing a non-termited fee deficiency based on an error in small ently status. \$ 1.44 - for cupylying the name or arnaes of the inventior or inventiors after the filling date without an oath or declaration as prescribed \$ 1.48 - for correcting inventionship, except in provisional applications. \$ 1.58(c) - for processing a nonprovisional application filed with a specification in a language other than English. \$ 1.35(a) - for processing a pole provisional application filed under \$ 1.53(c) into a nonprovisional application under \$ 1.53(c). \$ 1.35(c) - for processing a pole paper. \$ 1.58(c) - for processing a behalted submission under \$ 1.53(c). \$ 1.98(e) - for processing a behalted submission under \$ 1.53(c). \$ 1.13(c) - for requesting limited suspension of action, continued prosecution application (\$ 1.53(c)). \$ 1.13(c) - for requesting limited suspension of a distinct processing a pole processing a behalted submission under \$ 1.53(c). \$ 1.13(c) - for requesting limited suspension of a distinct processing a pole processing a proce		
January 12, 2007		
Signature Date		
Louis J. DelJuidice 47,522		
Typed or printed name Registration No., if applicable		

Express Mail Label No.	Dated:	



(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Akihiro Ohashi et al.

Application No.: 10/551,872 Confirmation No.: 2013

Filed: September 30, 2005 Art Unit: N/A

For: INJECTION MOLDED OBJECT Examiner: Not Yet Assigned

PETITION TO CORRECT INVENTORSHIP OF A NATIONAL PHASE APPLICATION UNDER 37 C.F.R. § 1.48(a)

MS STOP PETITION Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This is a petition under 37 C.F.R. § 1.48(a) to correct the inventorship of the above identified U.S. national phase application. The above identified application originally identified Akihiro Ohashi, Kazuya Tanaka, Yukio Kato and Jun Takagi as the inventors. There are actually three additional inventors of the present invention who are Shinichiro Yamada, Hiroyuki Mori and Yuko Fujihira. This petition is accompanied by:

Declaration of Shinichiro Yamada, stating that the error in inventorship in the aboveidentified application arose through error and without deceptive intention on his part (Exhibit A);

Declaration of Hiroyuki Mori, stating that the error in inventorship in the above-identified application arose through error and without deceptive intention on his part (Exhibit B);

01/17/2007 SSITHIB1 00000125 10551872 01 FC:1464 130.00 OP Declaration of Yuko Fujihira, stating that the error in inventorship in the above-identified application arose through error and without deceptive intention on his part (Exhibit C);

Consent of Assignee from an authorized officer for Mitsubishi Plastics, Inc., the current assignee of this application, consenting to the change of inventorship (Exhibit D):

Statement under 37 C.F.R. § 3.73(b) with a copy of the Assignment from co-inventors Shinichiro Yamada, Hiroyuki Mori and Yuko Fujihira to Sony Corporation located at 6-7-35 Kitashinagawa, Shinagawa-Ku, Tokyo, 141-0001, Japan (Exhibit E); and

2 sets of the Oath and Power of Attorney signed by all inventors (Exhibit F).

As explained in the signed declarations, the failure to name Shinichiro Yamada, Hiroyuki Mori and Yuko Fujihira as inventors occurred through error and without any deceptive intention on their part. It is respectfully requested that Shinichiro Yamada, Hiroyuki Mori and Yuko Fujihira be added as co-inventors to the above-identified U.S. national phase application.

Applicants request correction of the inventorship and the issuance of a Corrected Filing Receipt listing the added inventors.

A check for the estimated fee of 130.00 required under 37 C.F.R. 1.17(i) is submitted with this petition.

The Commissioner is authorized to charge any deficiency of up to \$300.00 or credit any excess in this fee to Deposit Account No. 04-0100.

Dated: January 12, 2007

Respectfully submitted,

Louis J. DelJujdice

Registration No.: 47,522 DARBY & DARBY P.C.

P.O. Box 5257 New York, New York 10150-5257

(212) 527-7700

(212) 527-7701 (Fax)

Attorneys/Agents For Applicant

Certificate of Express Mailing Under 37 CFR 1.10

I hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail, Airbill No. in an envelope addressed to:

EV 869064974-U

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

on January 12, 2007 Date

Julian Lan.

Lillian Calcin

Typed or printed name of person signing Certificate

Registration Number, if applicable

Telephone Number

Note: Each paper must have its own certificate of mailing, or this certificate must identify each submitted paper.

- Processing Fee Transmittal Sheet (1 pg)
- Petition Under 37 CFR §1.48(a) to Correct Inventorship (3 pp)
- Exhibit A: Signed Declaration of Shinichiro Yamada (2 pp)
- Exhibit B: Signed Declaration of Hiroyuki Mori (2 pp)
- Exhibit C: Signed Declaration of Yuko Fujihira (2 pp)
 Exhibit D: Signed Consent of Assignee in Support of Petition Pursuant to 37 CFR 1.48(a) (2 pp)
- Exhibit E: Statement Under 37 CFR 3.73(b) (1 pg) w/ a Copy of Signed Assignment to Sony Corporation(3 pgs)
- Exhibit F: 2 Sets of Signed New Declartion and Power of Attorney (5 pp.
- each)
 Check No.: 12374 in the amount of \$130.00
- Return Receipt Postcard



(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Akihiro Ohashi et al.

Application No.: 10/551,872

Confirmation No.: N/A

Filed: September 30, 2005

Art Unit: N/A

For: INJECTION MOLDED OBJECT

Examiner: Not Yet Assigned

DECLARATON OF SHINICHIRO YAMADA

Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Dear Sir:

I, Shinichiro Yamada, a citizen of Japan, residing at c/o Sony Corporation, 6-7-35, Kitashinagawa, Shinagawa-ku, Tokyo, 141-0001, Japan declare that:

- The above-identified application presently names Akihiro Ohashi, Kazuya Tanaka, Yukio Kato and Jun Takagi as inventors.
- 2. I have read and am familiar with the above-identified application, including the claims therein.
 - 3. I am an inventor of the subject matter claimed in the above-identified application.
- The error in inventorship in the above-identified application occurred without any deceptive intention on my part.

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Application No.: 10/551,872 2 Docket No.: 20570/0203313-US0

It is further declared that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that the statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the patent.

Shirii Airo Gamada 3 August, 2006
Shirii Chiro Yamada Date



(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

Application No.: 10/551,872

Confirmation No.:N/A

Filed: September 30, 2005

Art Unit: N/A

For: INJECTION MOLDED OBJECT

Examiner: Not Yet Assigned

DECLARATON OF HIROYUKI MORI

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

- I, Hiroyuki Mori, a citizen of Japan, residing at c/o Sony Corporation, 6-7-35, Kitashinagawa, Shinagawa-ku, Tokyo, 141-0001, Japan declare that:
- The above-identified application presently names Akihiro Ohashi, Kazuya Tanaka, Yukio Kato and Jun Takagi as inventors.
- I have read and am familiar with the above-identified application, including the claims therein.
 - 3. I am an inventor of the subject matter claimed in the above-identified application.
- The error in inventorship in the above-identified application occurred without any deceptive intention on my part.

Application No.: 10/551,872 2 Docket No.: 20570/0203313-US0

It is further declared that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that the statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the patent.

Hiroyuki Mori 3. August, 2006

Date



(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Akihiro Ohashi et al.

Application No.: 10/551,872

Filed: September 30, 2005 For: INJECTION MOLDED OBJECT Confirmation No.: N/A

Art Unit: N/A

Examiner: Not Yet Assigned

DECLARATON OF YUKO FUJIHIRA

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

- I, Yuko Fujihira, a citizen of Japan, residing at c/o Sony Corporation, 6-7-35, Kitashinagawa, Shinagawa-ku, Tokyo, 141-0001, Japan declare that:
- 1. The above-identified application presently names Akihiro Ohashi, Kazuya Tanaka, Yukio Kato and Jun Takagi as inventors.
- 2. I have read and am familiar with the above-identified application, including the claims therein.
 - 3. I am an inventor of the subject matter claimed in the above-identified application.
- 4. The error in inventorship in the above-identified application occurred without any deceptive intention on my part.

It is further declared that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that the statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under § 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the patent.

Yuko Fujihira

3. August 2006.



(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Akihiro Ohashi et al.

Application No.: 10/551,872

Filed: September 30, 2005 Art Unit: N/A

For: INJECTION MOLDED OBJECT

Examiner: Not Yet Assigned

Confirmation No · N/A

CONSENT OF ASSIGNEE IN SUPPORT OF PETITION PURSUANT TO 37 C.F.R. 1.48(A)

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The undersigned, representative of Mitsubishi Plastics, Inc., hereby declare and state as follows:

Mitsubishi Plastics, Inc. is the assignee of all right, title and interest in and to this application by virtue of an assignment from the original named inventors, Akihiro Ohashi, Kazuya Tanaka, Yukio Kato and Jun Takagi. That assignment is filed in the U.S. Patent and Trademark Office but not recorded. A copy of the executed Assignment is attached hereto as Amendment 1.

I understand that a Petition is being filed in the U.S. Patent and Trademark Office to amend the inventorship of this application. I understand, in particular, that the Petition seeks to add the names of Shinichiro Yamada, Hiroyuki Mori and Yuko Fujihira as co-inventors of this application. These co-inventors are assigning all their rights, titles and interests in and to this

Application No.: 10/551,872 2 Docket No.: 20570/0203313-US0

application to Sony Corporation, located at 6-7-35 Kitashinagawa, Shinagawa-Ku, Tokyo, 141-0001, Japan.

I hereby give written consent, on behalf of the assignee Mitsubishi Plastics, Inc., for this change in the inventorship set forth for the application.

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment or both under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of this application or any patent issuing thereon.

Dated: June 27, 2006

Respectfully submitted.

Hideaki SHIROGANE

Title: General Manager
Intellectual Property Division

PTO/SR/96 (09-06) Approved for use through 03/31/2007. OMB 0651-0031
U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

rwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

STATEMENT UNDER 37 CFR 3.73(b) Applicant/Patent Owner: MITSUBISHI PLASTICS, INC. and Sony Corporation Application No./Patent No.: 10/551,872 Filed/Issue Date: September 30, 2005 Entitled: INJECTION MOLDED OBJECT Sony Corporation , a states that it is: 1. x the assignee of the entire right, title, and interest; or an assignee of less than the entire right, title and interest. (The extent (by percentage) of its ownership interest is %) in the patent application/patent identified above by virtue of either: A. | x | An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel Frame , or a true copy of the original assignment is attached. ΛR A chain of title from the inventor(s), of the patent application/patent identified above, to the current B assignee as follows: 1. From: The document was recorded in the United States Patent and Trademark Office at Reel ______, Frame ______, or for which a copy thereof is attached. 2. From: The document was recorded in the United States Patent and Trademark Office at , Frame , or for which a copy thereof is attached. 3. From: To: The document was recorded in the United States Patent and Trademark Office at Reel ______, Frame _____, or for which a copy thereof is attached. Additional documents in the chain of title are listed on a supplemental sheet. X As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of the chain of title from the original owner to the assignee was, or concurrently is being, submitted for recordation pursuant to 37 CFR 3.11. [NOTE: A separate copy (i.e., a true copy of the original assignment document(s)) must be submitted to Assignment Division in accordance with 37 CFR Part 3, to record the assignment in the records of the USPTO. The undersigned (whose title is superjed below) is authorized to act on behalf of the assignee. Louis J. DelJuidice (212) 527-7791 Telephone Number Printed or Typed Name Authorized Signer for Assignee

Express Mail Label No.	Dated:	I I

Attorney Docket No.: 20570/0203313-US0

ASSIGNMENT

- I, Shinichiro Yamada, a citizen of Japan, residing at c/o Sony Corporation; 6-7-35 Kitashinagawa; Shinagawa-ku, Tokyo, 141-0001, JAPAN; and
- I, Hiroyuki Mori, a citizen of Japan, residing at c/o Sony Corporation; 6-7-35 Kitashinagawa; Shinagawa-Ku, Tokyo, 141-0001, JAPAN; and
- I, Yuko Fujihira, a citizen of Japan, residing at c/o Sony Corporation; 6-7-35 Kitashinagawa; Shinagawa-Ku, Tokyo, 141-0001, JAPAN;

and each of us, if more than one person is identified above (hereinafter "ASSIGNOR") in consideration of the sum of Ten Dollars (\$10.00), or the equivalent thereof, and other good and valuable consideration, the sufficiency of which and receipt of which are hereby acknowledged, paid to ASSIGNOR by

Sony Corporation

a corporation organized under the laws of Japan, located at 6-7-35 Kitashinagawa, Shinagawa-Ku, Tokyo, 141-0001, JAPAN (hereinafter "ASSIGNEE"), do hereby sell and assign to said ASSIGNEE, its successors and assigns, the below indicated right, title, and interest, in and for the United States of America only in and to my Invention entitled:

INJECTION MOLDED OBJECT

invented by me and described in Patent Application No. 10/551,872, filed on September 30, 2005, in United States of America; and all patents, divisions, reissues, continuations and any extensions thereof and rights of priority therein, said interest being an undivided percent of my entire ownership interest in the same, to be held and enjoyed by said ASSIGNEE, its successors, assigns, or other legal representatives, to the full end of the term thereof, as fully and entirely as the same would have been held and enjoyed by me if this assignment and sale had not be made;

And for the consideration aforesaid, I hereby covenant and agree to and with said ASSIGNEE, its successors and assigns, that whenever ASSIGNEE, its counsel or

Attorney Docket No.: 20570/0203313-US0

representative, or the counsel or representative of its successors or assigns, shall advise that an amendment to, or a division of, or any other proceeding or action in connection with an application concerning said Invention, including interference proceedings, is lawful and desirable, or that a reissue or continuation or extension of such application or patent issuing therefrom is lawful and desirable, I will sign all papers and drawings, take all rightful oaths and affidavits, and do all acts necessary or required to be done for the procurement of all lawful rights associated with the Invention, or for the reissue or continuation or extension of the same, will do all acts necessary or required to secure in said ASSIGNEE, its successors or assigns, the title to and full benefit of all rights hereby assigned, without charge to said ASSIGNEE or its successors or assigns, but at its or their expense; and I hereby appoint every present or future officer of said ASSIGNEE as my agent to sign all such papers and to do all such necessary acts on my behalf, to the fullest extent permitted by law;

And I hereby authorize and request the Commission of Patents and Trademarks and any other granting authority to issue any Letters Patent resulting from said Invention and application(s) concerning same to said ASSIGNEE.

This assignment shall have an effective date corresponding to the last date of execution.

I declare under penalty of perjury under the laws of the United States of America, and under penalty of the laws of any other jurisdiction before which this document may be presented, that I have signed this document as my own free act and that all of the foregoing is true and correct.

Dated: 3 August, 2006

Dated: 3. August, 2006

Dated: 3. August. 2006

Shinichino Jamada Shinichiro Yamada, Inventor

Hiroyaki Mori Inventor

Muko Fujihiro

Attorney Docket No.: 20570/0203313-US0

ACCEPTANCE BY ASSIGNEE

In connection with an assignment in any jurisdiction in which an acceptance by
ASSIGNEE is required, I hereby accept this assignment on behalf of Sony Corporation. I
declare under penalty of perjury under the laws of the United States of America, and under
penalty of the laws of any other jurisdiction before which this document may be presented, that
(check all that apply):
I am an officer of the above-identified ASSIGNEE, I have signed this document on behalf of ASSIGNEE with the full authority of its board of directors,
and that all the foregoing is true and correct.
Dated: September 15, 2006 By: Koichi WADA Title: Manager, Intellectual Property Division



PTO/SB/106 (05-00)
Approved for use through 10/31/02. OMB 0651-0032
Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

As a below named inventor, I hereby declare that:

My residence, post office address, and citizenship are as stated

Declaration and Power of Attorney for Patent Application

特許出願宣言書及び委任状

Japanese Language Declaration

日本語宣言書

next to my name.

下記の名称の飛河について、引力が深程間に記載を力、見つ物計が 求められている展別支援に関して、記は、最近、最大集のローの展別 者からも(同一の定が記載されている場合)か、変化地名形、教 選い対は規則がである(数数の式のが記載されている場合)も用じて いる。	I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled
INJECTION MOLDED OBJECT	INJECTION MOLDED OBJECT
上記機可の精練費はここに避付されているが、下記の額がチェック されている場合は、この限りでない:	the specification of which is attached hereto unless the following box is checked:
X 04/02/2004 の目に出題され、この出版の米取出版書号またはPCT関数指数書号は、	x was filed on 04/02/2004 as United States Application Number or PCT International Application Number
PCT/JP2004/004856 であり、且つ	PCT/JP2004/004856 and was amended on (if applicable).
松は、上記の連ば海によって潜池された、特野線家範囲を含む上記 が経済を検討し、近つ内容を推断していることをここに表明する。	I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.
仏は、連邦以前法典第37軍戦的1.56に定義されている。均許 位について重要な情報を関係する表別があることを認める。	I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, Section 1.58.

PTOSBLINS (IS-AN)
Approved for use through 1671A(I), OMIN 0551-0051
Putest and Trademark Office, U.S. Defendance Trademark Office, U.S. Defend

Japanese Lunguage Declaration (日本語豆食者)		
以は、ここに、対ドに発達した今間での存在 助象、就いは本的対象のかなくとも一切を開 方を振うらう後のによるとでは砂砂油につい 利用文は第365米の間を通りでで使気を 受気を主生がする出間の治療はする前の 対方性成までは異様を促出の出版、成いはアンフ いかなる出版も、アボの内内をチェックするこ	している米田法典第3 で、阿第119条(a) ・主張するともに、 服日を行する外国での 国際出版については、	1 hereby claim foreign priority under Title 35, United States Codd Section 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365 (a) of any PCT Internationa application which designated at least one country other than the United States listed below and have also identified below, by checking the box, any foreign application for patent, or inventor's certificate, or PCT International application having a filing date before that of the application for which priority is claimed.
Prior Foreign Application(s)		Priority Not Claimer ■光郎を新なし
外側での先行出版		_
2003-098736	Japan	02-04-2003
(Number)	(Country)	(Day/Month/Year Filed)
(#1	(#\$)	(出版日ノガノ年)
(Number)	(Country)	(Day/Month/Year Filed)
(#¥I	(#8)	(出収日ノガノ年)
私は、ここに、下記のいかなる米別収替許出 限法典第35割119条 (c) 乗の利益を主張す	獣についても、その米 る。	I hereby claim the benefit under Title 35, United States Code Section 119(e) of any United States provisional application(s) listed below.
(Application No.)	(Filing Date)	
(水原常 +)	(HING Date)	
(加歐希子)	(max or)	
(Application No.)	(Filing Date)	
(民國署寺)	(出取日)	
松は、ここに、下記のいかなんな知識無理 南京の名献前、20 名を基づく間を決験し、 なひと「口間を把鍵についても、その資面が3 3 名職前、12 条属「自に関策を計れる転位。 13 名職前、12 条属「自に関策を計れる転位。 13 日間には、12 条属「自に関策を計れる転位。 13 日間には、12 条属「自に関策を指する。 13 日間には、13 年間に関係を表現を示する。 14 日間には、13 年間に対しては、13 年間に対しに対しては、13 年間に対しては、13 年間に対しては、13 年間に対しては、13 年間に対しては、13 年間に対しには、13 年間には、13	又来医を抱定するいか 5条に)に正常は大利式 の主路が、深出技典所 免行する米国共同状態 免代は、その免行出版文は との間の関係的に入野 との間の関係的に入野	I hereby claim the benefit under Title 35, United States Code Section 120 of any United States application(s), or 365(c) of any PCT International application designating the United States, listee below and, insofar as the subject matter of each of the claims on this application is not disclosed in the prior United States or PCI International application in the manner provided by the first paragraph of Title 35, United States Code Section 112, acknowledge the duty to disclose information which is material to patentiability as defined in Title 37, Code of Federal Regulations Section 1.56 which became available between the fling date or the prior application and the national or PCT International filing date of this application.
(Application No.)	(Filing Date)	(Status Patented, Pending, Abandoned)
(Application No.)	(Filing Date)	
「田園香ザ	* (C) AL (C)	(項別:特許許可、係基中、放棄)
(Application No.)	(Filing Date)	(Status Patented, Pending, Abandoned)
(出版課号)	(出質用)	(項別:特許許可、領屬中、故案)
仏は、ことに実現された私自身の知恵に接わ はつ時間を信ずることに基づくほ連が、実実で 年音音に、きた、 意味に適か見速化とを予 第19年末1001年に基づき、同金となけれ により5時ぎれ、またそのような意味しる 返 なはまれに対して保行されるいかなる特許も、 することを受けした上でほどが行われたことを	あると信じられること った場合は、米工の流流 気の軽速は、本出版の その解析とは、本出版が もの解析となる。	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on informational and belief are believed to be true, and further that these statements and the like so made are punishable by fine or imprisonment, or both outer Section 1001 of Title 18 of the United States Code and that such willfulf hase statements may jeopardize the validity of the application or any patent issued thereon.

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